

## UNITED ST S DEPARTMENT OF COMMERCE Patent and ...udemark Office

APPLICATION NUMBER	FILING DATE	FIRST NAMED APPLICANT	
	1		ATTY DOCKET NO
	-		EXAMINER
1 1 1 1		11/24/14/15	
13 M 1155 With H1553	SAFE CHARLESTER !	MD CARL	ART UNIT PAPER NUMBER
Late Late Company	CONTROL CENTER		10
Stelly (Florida)	COUNTRY FILL.	45-11	
			DATE MAILED: 34 . 7 14
This is a communication f COMMISSIONER OF PA	rom the examiner in charge of	of your application.	
	c	OFFICE ACTION SUMMARY	
Responsive to commun	nication(s) filed on	4-6-98	?
This action is FINAL.			
Since this application is	in condition for allowance	e except for formal matters, prosecution	on as to the morite is closed in
	Expano due	lyle, 1935 D.C. 11, 453 O.G. 213.	
		on is set to expire The emunication. Failure to respond within to	
e application to become al 136(a).	bandoned. (35 U.S.C. § 1	munication. Failure to respond within t 133). Extensions of time may be obtain	he period for response will cause led under the provisions of 37 CFR
sposition of Claims			
Claim(s) / - 4	0-16	1 78 40	
Of the above, claim(s)	7 8 FF WW	d 38-48	is/are pending in the application. is/are withdrawn from consideration.
Claim(s)	0 11 0		is/are allowed
Claim(s)	18-16 00	We 38-48	is/are rejected.
Claim(s)		are su	is/are objected to. bject to restriction or election requirement.
pplication Papers			, and a second requirement.
See the attached Notice	of Draftsperson's Patent	Drawing Review, PTO-948	
I ne drawing(s) filed on _		is/are objected t	o by the Examiner.
The proposed drawing on The specification is object	and to by the Evaminar		is _ approved _ disapproved.
The oath or declaration is	s objected to by the Exam	niner.	
ority under 35 U.S.C. § 1	19		
Acknowledgment is made	of a claim for foreign pri	ority under 35 U.S.C. § 119(a)-(d).	
☐ All ☐ Some* ☐ N	lone of the CERTIFIED	Copies of the priority documents have	haan
		, p. www, accomens mave	Deell
received.	on No. (Series Code/Seria	il Number)	
received.	on No. (Series Code/Seria nal stage application from	al Number) the International Bureau (PCT Rule 17	7.2(a)).
received. received in Application received in this nation Certified copies not receive	nal stage application from ed:	the International Bureau (PCT Rule 17	7.2(a)).
received. received in Application received in this nation Certifled copies not received Acknowledgment is made	nal stage application from ed:	al Number) the International Bureau (PCT Rule 17	·
received. received in Application received in this nation Certifled copies not received Acknowledgment is made	nal stage application from ed:	the International Bureau (PCT Rule 17	7.2(a)).
received. received in Applicatic received in this natio recritied copies not receiv Acknowledgment is made achment(s)  Notice of Reference Cited	nal stage application from ed: of a claim for domestic p	the International Bureau (PCT Rule 17 riority under 35 U.S.C. § 119(e).	
received. received in Application received in Application received in this nation. Certified copies not received Acknowledgment is made achment(s)  Notice of Reference Cited Information Disclosure State	nal stage application from ed:	the International Bureau (PCT Rule 17 riority under 35 U.S.C. § 119(e).	
received. received in Application received in Application received in this nation of the control	nal stage application from ad:	the International Bureau (PCT Rule 17 risority under 35 U.S.C. § 119(e).	(2(a)).
cecivid. received in Applicatic received in Applicatic received in this natio /Certified copies not receiv Acknowledgment is made cachment(a) Notice of Reference Cited Information Disclosure Six interview Summay, PTO- Notice of Draftperson's Pa	nal stage application from ed: of a claim for domestic p , PTO-892 atement(s), PTO-1449, Pa 413 tent Drawing Review, PT	the International Bureau (PCT Rule 17 risority under 35 U.S.C. § 119(e).	
received, received in Application received in his national received in this national received in this national received in this national received in this national received in the received in	nal stage application from ed: of a claim for domestic p , PTO-892 attement(s), PTO-1449, Pa 413 tent Drawing Review, PT  Application, PTO-152	the International Bureau (PCT Rule 17 risority under 35 U.S.C. § 119(e).	

Serial Number: 08/761,336 Page 2

Art Unit: 1762

 The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- (2) Claims 1-4, 8-16 and 38-48 are rejected under 35 U.S.C. 103(a) as being unpatentable over Grill et al in view of Rabalais et al for the same reasons as argued in the first Office action.

Applicants' arguments were carefully considered but deemed non-persuasive in overcoming this art rejection. Applicants argue for example in the para. bridging pages 6 and 7 of their remarks that "ions are... straight toward the substrate" and "ions have a ... uniform weight". The examiner is not convinced by this argument since the deflected process of Rabalais represents an improvement over the prior art of a straight line process to select the desired particles for deposition. It would have been obvious for one having ordinary skill in this art to select the straight line process and of the prior art and to ignore its corresponding benefit. Also the ions of the references also have "a substantial uniform weight. Applicants further argue that the magnetic layer is deposited "over the magnetic layer". The same is true of the references. Applicants still further argue that "the distributed arc" method is not disclosed by the reference. The examiner is not convinced by this argument since the claimed "heated sufficiently to produce an arc... which comprise carbon" is encompassed by the prior art. See Rabalais et al, col. 3, lines 16-60.

(3) THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a). Serial Number: 08/761,336

Art Unit: 1762

A shortened statutory period for response to this final action is set to expire THREE

MONTHS from the date of this action. In the event a first response is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

the end of the THREE-MONTH shortened statutory period, then the shortened statutory period

will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event will the

statutory period for response expire later than SIX MONTHS from the date of this final action.

(14) Any inquiry concerning this communication should be directed to Bernard D. Pianalto at

telephone number (703) 308-2332.

B. D. Pianalto/vr

04-23-98

BERNARD PIANALTO PRIMARY EXAMINER Page 3